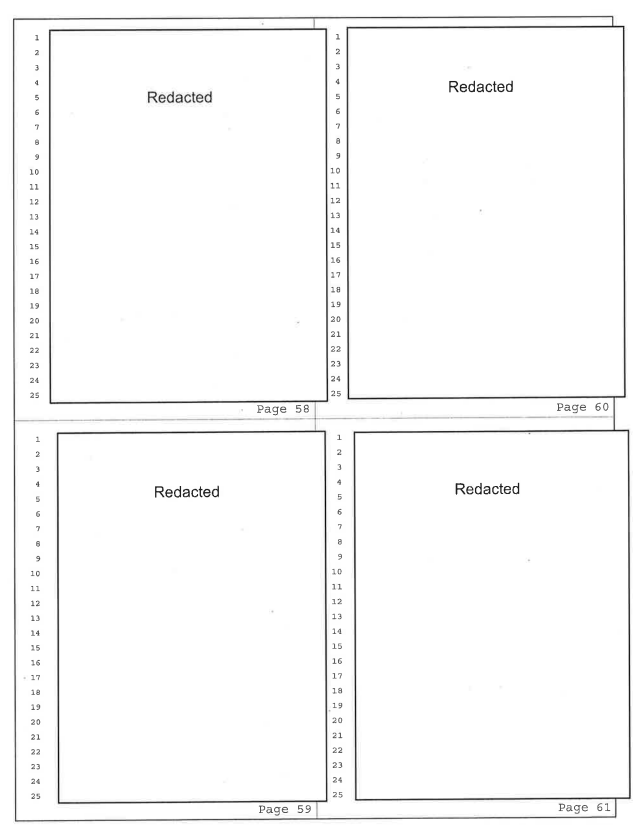
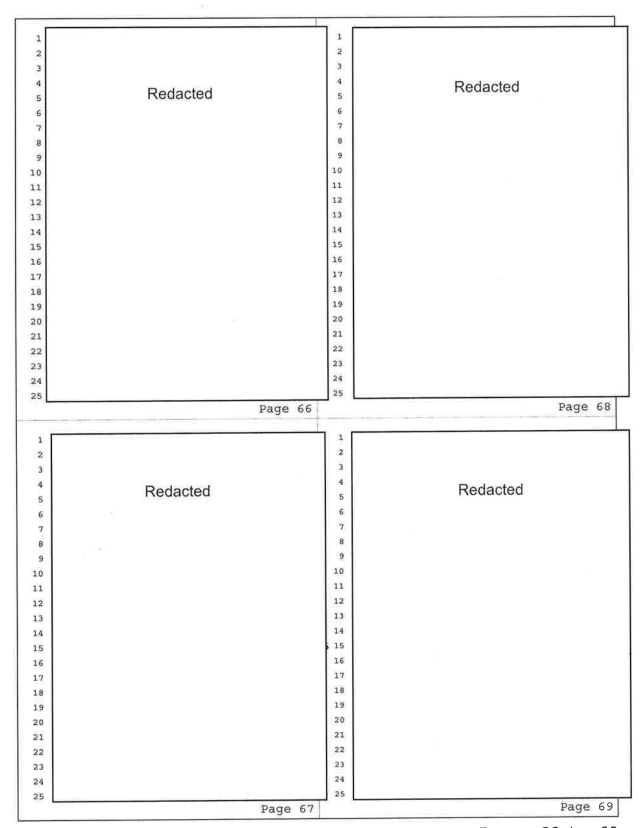
EXHIBIT 41 FILED UNDER SEAL

Page 1 UNITED STATES DISTRICT COURT 1 2 DISTRICT OF NEVADA 3 ORACLE USA, INC., a Colorado 4 corporation; ORACLE AMERICA, INC. a Delaware corporation; and 5 ORACLE INTERNATIONAL CORPORATION, a California corporation, 6 Plaintiffs, 7 No. 2:10-cv-0106-LRH-PAL 8 vs. RIMINI STREET, INC., 9 a Nevada corporation; SETH RAVIN, an individual, 10 Defendants. 11 12 13 14 15 Videotaped Federal Rule 30(b)(6) Deposition of 16 BRIAN SLEPKO, taken at Boies, Schiller & Flexner 17 LLP, 1999 Harrison Street, 9th Floor, Oakland, 18 California, commencing at 8:55 a.m., on Friday, 19 December 16, 2011, before Leslie Rockwood, RPR, 20 CSR No. 3462. 21 22 23 24 PAGES 1 = 80 25

1	APPEARANCES OF COUNSEL:	1	THE VIDEOGRAPHER: Thank you. The witness
2		2	will be sworn in, and we can proceed.
3	FOR THE PLAINTIFF ORACLE USA, INC.;	3	THE REPORTER: Would you raise your right
4	BOIES SCHILLER & FLEXNER LLP	4	hand, please,
5	BY: KIERAN P. RINGGENBERG, ESQ.	5	You do solemnly state that the evidence you
6	1999 Harrison Street, Suite 900	6	shall give in this matter shall be the truth, the whole
7	Oakland, California 94612	7	truth and nothing but the truth.
8	(510) 874-1013	8	THE WITNESS: 1 do.
9	kringgenberg@bsfllp.com	9	THE REPORTER: Thank you,
10	1	10	EXAMINATION
11		11	BY MR, RINGGENBERG:
12	FOR THE DEFENDANT RIMINI STREET, INC.	12	Q. Welcome back, Mr. Slepko.
13	SHOOK, HARDY & BACON LLP	13	A. Good morning
14	BY: ROBERT RECKERS, ESQ.	14	MR. RINGGENBERG: Good morning. I'm going to
15	JP Morgan/Chase Tower	15	offer you the next exhibit in line 08:57:00
16	600 Travis Street, Suite 1600	16	(Exhibit 1571 was marked for identification,)
17	Houston, Texas 77002-2911	17	Q. BY MR, RINGGENBERG; Exhibit 1571 I'll tell
18	(713) 546-5690	18	you is the deposition notice issued by Oracle to Rimini
19	rreckers@shb.com	19	Street, and I would like to direct your attention to the
20	Treekers(a) and the second	20	list of topics, which begins on the third page, carrying 08:57:
21	ALSO PRESENT:	21	over to the fourth and fifth pages.
22	Jake Krohn, Videographer	22	A. Okay.
23	000	23	Q. And my question to you is whether you
24	000	24	understand that you're here today to testify as Rimini
25		25	Street's corporate representative with respect to 08:57:34
23	Page 2		Page 4
	TRY AV DECEMBER 1/ 2011 OAVI AND CALIFORNI	. 1	Taning 1.2 and 6 listed on those pages
1	FRIDAY, DECEMBER 16, 2011; OAKLAND, CALIFORNI.		Topics 2, 3, and 6 listed on those pages.
2	8:55 A,M,	2	A. I understand that, yes
3	000	3	Q. And having I assume you've had an
4	THE VIDEOGRAPHER: We are on the record on	4	opportunity to review those topics before?
5	December 16th at 8:55 a.m. This is the videotaped 08:55:2		A. I have. 08:57:47
6	deposition of Brian Slepko. My name is Jake Krohn, here	6	Q. And do you feel knowledgeable that you're
7	with court reporter, Leslie Rockwood, We are here from	7	prepared to offer the best understanding of the company
8	Veritext National Deposition and Litigation Services at	8	on those topics today?
9	the request of counsel for plaintiff.	9	A. 1 do.
10	This deposition is being held at 1999 08:55:48	10	Q. What did you do to prepare, if anything, to 08:57:5
11	Harrison Street, Suite 900, in the city of Oakland,	11	address those particular topics?
12	California. The caption of this case is Oracle USA,	12	A _* I had discussions with I met with counsel,
13	Inc., et al., vs. Rimini Street, Inc., et al., Case	13	and I had discussions with multiple people in the
14	Number 2:10-CV-0106-LRH-PAL.	14	organization to confirm my understanding of the details
15	Please note that audio and video recording 08:56:17	15	of these topics 08:58:11
16	will take place unless all parties agree to go off the	16	Q. Sure. Can you tell me who you spoke with
17	record. Microphones are sensitive and may pick up	17	other than the lawyers?
18	whispers, private conversations, and cellular	18	A. Sure. From the support side, I spoke with
19	interference.	19	Michael Kerr, K-E-R-R. He's JD Edwards' the senior JD
	At this time will counsel and all present 08:56:28	20	Edwards primary support engineer. I spoke with Chad 08:58
20	·	21	Kodet. That's K-O-D-E-T, He's is the most senior
	identify themselves for the record.		
20		22	PeopleSoft primary support engineer. He's one of the
20 21 22	MR. RINGGENBERG: Kieran Ringgenberg, Boies,	22 23	PeopleSoft primary support engineer. He's one of the senior PeopleSoft primary support engineers.
20 21 22 23	MR. RINGGENBERG: Kieran Ringgenberg, Boies, Schiller & Flexner, for the plaintiffs.		
20 21 22	MR. RINGGENBERG: Kieran Ringgenberg, Boies,	23	senior PeopleSoft primary support engineers.



Pages 58 to 61



Pages 66 to 69

1	STATE OF CALIFORNIA) ss:			
2	COUNTY OF MARIN)			
3				
4	I, LESLIE ROCKWOOD, CSR No. 3462, do hereby			
5	certify:			
6	That the foregoing deposition testimony was			
7	taken before me at the time and place therein set forth			
8	and at which time the witness was administered the oath;			
9	That testimony of the witness and all			
10	objections made by counsel at the time of the examination			
11	were recorded stenographically by me, and were thereafter			
12	transcribed under my direction and supervision, and that			
13	the foregoing pages contain a full, true and accurate			
14	record of all proceedings and testimony to the best of my			
15	skill and ability.			
16	I further certify that I am neither counsel			
17	for any party to said action, nor am I related to any			
18	party to said action, nor am I in any way interested in			
19	the outcome thereof.			
20	IN WITNESS WHEREOF, I have subscribed my name			
21	this 20th day of December, 2011.			
22				
23	Leslie Rockwood			
24	Xesla Joanwood			
25	LESLIE ROCKWOOD, CSR. NO. 3462			
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